A088 (Rev. 1/94) Su	oppoena in a Civil Case						
UNITED STATES DISTRICT COURT							
řc	R THE NORTHERN	DISTRICT OF	ALABAMA - S	SOUTHERN DIVISION			
In Re: SUBPOENA IN A CIVIL CASE CASE NUMBER: 2:05-mc-0				SE c-02615-RDP			
W.R. Grace	& Co., et al.		Market of the Control				
	Debtors			*			
109 W Truss	ichael G. Conner foodward Road ville, AL 35173-1251 MMANDED to appear in the U	Inited States District Countries	Alleganismo desta miss	d'éles a marchitecht benjam as angét			
in the above cas		umen Sistes District Comerse	me piace, date, and	i time spectified decow to testif			
PLAGE OF TESTIMONY	and the second s	109711111111111111111111111111111111111		COURTROOM			
A CONTRACTOR OF THE STREET		potential in the second of the		DATE AND TIME			
	OMMANDED to appear at to position in the above case		specified below	to testify at the taking of a			
PLACE: Place: #205-822-2006	: CARR, ALLISON, 100 Vesta	ivia Parkway, Birmingham	, AL 35216,	paterand time June 19, 2007 @ 9:00 a.m.			
	MMANDED to produce and per pecified below (list documents		f the following doc	uments or objects at the place			
ton and the second seco	minimum and the state of the st	terlenken, professor de la companya		DATE AND TIME			
YOU ARE CO	MMANDED to permit inspection	on of the following premises	at the date and tin				
PREMISES!				DATE AND TIME			
officers, director	tion not a party to this suit that is, ar managing agents, or oth ted, the matters on which the p	ier persons who consent to	testify on its beha	n shall designate one or more if, and may set forth, for each			
SSUING OFFICER SIGNA	TURE AND THE GIRLLE FATTORNEY FOR P AND ONE OF THE A			5/25/07			
	e, address and phone number Ires, Esq., 100 Vestavia Park	way, Birmingham, AL 352	16 205-822-200)6 ext. 525			
See Rule 45, Fe Badion is pending in	detal Rules of Civil Procedure, F district other than district of issuance, stati abpoena in a Civil Case	Parts C & D on Reverse)					
***************************************		PROOF OF SERVICE	en e				

	The state of the s	At the process of the first and the process of the	The state of the second of the	ere a constant and a
4	Notary and the Statement and the		The state of the s	Page Control of the C
	DATE			
PLACE	And the second s			
SERVED			The state of the s	
ÖENACIA	The state of the s		The state of the s	
<u> </u>	The state of the s			
SERVED ON (PRIN	THANE)	MANNER OF SERV		
.) - (<u> </u>				
SERVED BY (FRINT	NAME)	THE	**************************************	
. No. 1 . adio 11 di London III de Le				
		DEGLARATION OF SERVER		
	200 (100 hone) (100 hone)			
F.F. 1			to the second se	
			of Amorina that	the foregoing information.
l de	clare under penalty of perjury ur	nder the laws of the United States	ui Allieliya illat	tile foregoing informence.
contained in	i the Proof of Service is true and	correct		
Executed or			And the second s	
Executed of	PATE	SIGNATURE	OFSERVER	
24			The state of the s	
Maria de la companya				
		ADDRESS C	IF SERVER	Distriction has represent the second
4. Table 1				
	a a series and a s			

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

PROTECTION OF PERSONS SUBJECT TO SUBPOBNAS.

(1) A party or an altorney responsible for the issuance and service of a subpoeta shall take reasonable steps to avoid imposing undue binder of expense on a person subject to that subpoens. The court on behalf of which his subpoens was issued shall enforce this duty and impose upon the purp or atomey in breach of this duty an appropriate sanction, which may include, but is not limited to dost earnings and a reasonable atomoy's fee.

(2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible duings, or inspection of premises need not appear to present a time place of production or inspection unless commanded to appear for deposition, hearing or trial.

(B) Subject to paragraph (d)(2) of this rule; a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoemator before, the time specified for complaines if such times a less than 14 days after service, serve upon the party or submers of estimated to a complaine at subpoems written objection to inspection or copying of may or all of the designated undertails or of the partnesses. If objection is made, the party serving the subpoems shall mothe employ to the partnesses in objection is made, the party serving the purpose of the partness and copy the material or inspect the produces occuping pursuant to an order of the copying ty which the subpoems was timed. If objection has been made, the party serving the subpoems may, upon notice to the person commanded to produce move areny into for an order is compel the production. Such an order to compel production whill protest any person who is not aparty for an officer of a party from significant expense resulting from the dispection and copying commanded.

(8)(A) On timely motion, the court by which a supposed was issued shall quash or modify the subpoens it it

(i) fails to allow reasonable time for compliance; (ii) requires a person who as not a party of an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts (uniquess in person, except that: sobject to the provisious of clause (e)(\$VB)(11) of this this, such a person may in order to aftend in all be commanded to travel from any such place within the state in which the trial is

(iii) requires disclosure of privileged or other projected matter and no exception or waiver applies, or

(iv) subjects a person to undue burden.

(B) If a subpoens

(i) réquirés disclosure of a tradé secrét of office confidential research,

(f) requires disclosure of an unreadingly expert's opinion or information not (ii) requires disclosure of an unreadingly expert's opinion or information not describing specific events or obtainances in dispute and resulting from the expert's study made not as this request of any party, or (iii) requires a person which and a puryor an officer of a party to incur substantial expense to have known than (10) miles to attend that, the court may, it protects a person subject to be affected by the subjection, quasit or modify the subjectual or, if the party in subject to be affected by the subjectual ground or modify the subjectual or, if the party in subject to be affected by the subjectual and a subject of the subjectual and a subject of the subject of the party in subject to be affected by the subject of a subject of the subject of the party in subject of the pa

DUTTES IN RESPONDING TO SUBPORDA.

(1) A. person responding to a subpoems in produce documents shall produce them as us kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(2) When information subject to a subpormalis with the claim that it is privileged on subject to protection as trial preparation materials; the claim shall be made expressly and shall be supported by a description of the nature of the accomments recommunications, or things not produced that is sufficient to enable the demanding party to confish the relation.

